Cohen Milstein Sellers & Toll PLLC Michael Eisenkraft (#6974) Kenneth M. Rehns (#KR-9822) 88 Pine Street 14th Floor New York, NY 10005 Telephone: (212) 838-7797	
Attorneys for Proposed Lead Plaintiff	
UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK	
CHRIS BASNETT, INDIVIDUALLY AND ON BEHALF OF ALL OTHERS SIMILARLY SITUATED,	Case No 13 cv 214 (HB) DECLARATION IN SUPPORT OF
Plaintiffs,	MOTION OF RICHARD D. KOZMA FOR APPOINTMENT AS LEAD PLAINTIFF,
-against-	APPOINTMENT OF LEAD COUNSEL,
LONGWEI PETROLEUM HOLDING LIMITED, CAI YOUNGJUN, JAMES CRANE, AND MICHAEL TOUPS	AND CONSOLIDATION OF RELATED ACTIONS
Defendants.	
JUN MA, INDIVIDUALLY AND ON BEHALF OF ALL OTHERS SIMILARLY SITUATED,	Case No 13 cv 229 (JPO)
Plaintiffs,	
-against-	
LONGWEI PETROLEUM HOLDING LIMITED, CAI YONGJUN, JAMES CRANE, AND MICHAEL TOUPS	
Defendants.	

X	
CHARLIE MUNIZ, INDIVIDUALLY AND ON BEHALF OF ALL OTHERS SIMILARLY SITUATED,	Case No 13 cv 278 (HB)
Plaintiffs,	
-against-	
LONGWEI PETROLEUM HOLDING LIMITED, CAI YONGJUN, JAMES CRANE, AND MICHAEL TOUPS	
Defendants.	
PAUL HOWARD, INDIVIDUALLY AND ON BEHALF OF ALL OTHERS SIMILARLY SITUATED,	Case No 13 cv 422 (HB)
Plaintiffs,	
-against-	
LONGWEI PETROLEUM INVESTMENT HOLDING LIMITED, CAI YONJUN, JAMES CRANE, AND MICHAEL TOUPS,	
Defendants.	
X	

DECLARATION IN SUPPORT OF MOTION OF RICHARD D. KOZMA FOR APPOINTMENT AS LEAD PLAINTIFF, APPOINTMENT OF LEAD COUNSEL, AND CONSOLIDATION OF RELATED ACTIONS

Pursuant to 28 U.S.C. § 1746, I, S. Douglas Bunch, declare as follows:

- 1. I am a member in good standing of the New York bar and I am admitted to practice in this District. I submit this declaration in support of the motion filed by Richard D. Kozma ("Movant") to: (1) appoint Movant as Lead Plaintiff; (2) appoint Lead Counsel for the class; and (3) consolidate all pending related actions.
 - 2. Attached as exhibits hereto are true and correct copies of the following:

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Exhibit A: Notice of filing of a complaint to purchasers of securities of Longwei

Petroleum Investment Holding Company, dated January 4, 2013;

Exhibit B: Certification, Transaction History, and Loss Calculation of Movant

Exhibit C: Firm Biography of Cohen Milstein Sellers & Toll PLLC; and

I declare, under penalty of perjury, that the foregoing is true and correct to the best of my knowledge.

Dated: March 5, 2013 /s/ S. Douglas Bunch

S. Douglas Bunch (SB-3028)